

AGREEMENT OF CLAIMS PURCHASE

BOYE & BIRLE GUNTER HARLINGEN, INC. (a(n) State of Incorporation (Entity Type), its successors and assigns ("Seller") for and in consideration the receipt and sufficiency of which are hereby acknowledged, does hereby absolutely and irrevocably sell, assign, transfer and convey unto **Anchor Bay Capital LLC**, a Delaware Limited Liability Company, its successors and assigns ("Buyer") all rights, title and interest in and to the claim(s) of Seller in the principal amount of \$2,500.00 (the "Claim amount", defined as the "Claim") against **Chrysler Credit Finance Inc.** (the "Debtor") together with interest, if any, in the United States Bankruptcy Court, Eastern District of Michigan, or any other court with jurisdiction over the Proceedings (the "Court"), administered at Case Number **08-35653** (defined as the "Proceedings").

Seller hereby warrants and represents that the requirements formed by Rule 371 of the Federal Bankruptcy Rules, and that an order may be entered confirming the Claim(s) Purchase Agreement as an official order of the Court. Buyer hereby accepts the valid and enforceable Claim.

IN WITNESS WHEREOF, Seller has caused this Agreement to be signed by its duly authorized representative on the _____ day of _____, 2010.

BOYE & BIRLE GUNTER HARLINGEN
RECEIVED
HARLINGEN, MI 481

(Company Name)

Witness: _____
 (Signature)

(Signature of Corporate Officer)

Anchor Bay Capital LLC
 (Print Name and Title of Corporate Officer)

(Print Name and Title of Corporate Officer)

Anchor Bay Capital LLC

Witness: _____
 (Signature)

(Anchor Bay Capital LLC)

Exhibit A